PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Artcle 36 and Rule 70)

Applicant's or agent's file reference OPP030936KR	EOD EHDTHED ACTION Sectionication of Landing Hardward Community				
International application No. PCT/KR2003/001666	International filing date/day/mo 19 AUGUST 2003 (19.08		y date (day/month/year) IGUST 2002 (19 08 2002)		
International Patent Classification (IPC) IPC7 C12N 1/20 Applicant					
KOLON IND. INC. et al					
and is transmitted to the applicant 2. This REPORT consists of a total of this report is also accompa	according to Article 36. of sheets, including the desired by ANNEXES, i.e., sheets	ling this cover sheet.	Preliminary Examining Authority and/or drawings which have been		
	e Administrative Instructions und		le before this Authority (see Rule		
3. This report contains indications relating to the following items: I X Basis of the report II Priority III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability IV Lack of unity of invention V X Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement VI Certain documents cited VII Certain defects in the international application VIII Certain observations on the international application					
Date of submission of the demand 19 MARCH 2004 (19)		of completion of this repo			
Name and mailing address of the IPEA/K Korean Intellectual Property 920 Dunsan-dong, Seo-gu, I Republic of Korea Facsimile No. 82-42-472-7140	Office Daejeon 302-701,	orized officer LEE, CHUNG HO hone No. 82-42-481-81	(D)		



International aplication No.

PCT/KR2003/001666

1	. Basi	s of the report	
1.	With	regard to the elements of the international application:*	
	X	the international application as originally filed	
	П	the description:	•
	ســـا	pages	, as originally filed
		pages	, filed with the demand
		pages, filed with the letter of	
		the claims:	
		pages, as amended (together with ar	, as originally filed
		pages, as amended (together with a	, filed with the demand
		pages, filed with the letter of	
		the drawings:	
		pages	, as originally filed
		pages	
		pages, filed with the letter of	
		the sequence listing part of the description:	
		pagespages	, as originally filed , filed with the demand
			, med with the demand
2.	the i	regard to the language, all the elements marked above were available or furnished to this Authorized to the International application was filed, unless otherwise indicated under this item. The elements were available or furnished to this Authority in the following language Fingle the language of a translation furnished for the purposes of international search (under Rule 25 the language of publication of the international application (under Rule 48.3(b)). The language of the translation furnished for the purposes of international preliminary examor 55.3).	ish which is 3.1(b)).
3.		h regard to any nucleotide and/or amino acid sequence disclosed in the international app iminary examination was carried out on the basis of the sequence listing: contained inthe international application in written form.	lication, the international
	H	filed together with the international application in computer readable form.	
	H	furnished subsequently to this Authority in written form.	
	닏		
	Ш	furnished subsequently to this Authority in computer readable form	
		The statement that the subsequently furnished written sequence listing does not go be international applicationas as filed has been furnished. The statement that the information recorded in computer readable form is identical to the been furnished.	
1.	\Box	The amendments have resulted in the cancellation of:	
		the description, pages	
		the claims, Nos.	
		the drawings, sheets	
٠.		This report has been established as if (some of) the amendments had not been made, sing go beyond the disclosure as filed, as indicated in the Supplemental Box(Rule 70.2(c)).**	ce they have been considered to
*		cement sheets which have been furnished to the receiving Office in response to an invitation u opinion as "originally filed." and are not annexed to this report since they do not contain 0.17).	
**	Any re	eplacement sheet containing such amendments must be referred to under item I and annexed to	to this report.

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V. Reasoned statement under Article 35(2) with regard to	novelty, inventive step or industrial applicability;
citations and explanations supporting such statement	

1.	Statement		· · · · · · · · · · · · · · · · · · ·	
	Novelty (N)	Claims	1-4, 6-10	YES
		Claims	5	<u>N</u> 0
	Inventive step (IS)	Claims	1-4, 6-10	YES
		Claims		NO
	Industrial applicability (IA)	Claims	1-10	YES
		Claims		NO

2. Citations and explanations (Rule 70.7)

The following documents have been considered for the purpose of this report:

D1: US 5,023,175 A (Kabushiki Kaisha Yakult Honsha) 1 June 1991

D2: US 4,780,414 A (Bio-Technology General Corporation) 15 November 1988

I. Novelty: claim 5

Claim 5 relates to a hyaluronic acid and a salt thereof. The same hyaluronic acid of the present invention is described in D1 and D2. Therefore, the subject matter of claim 5 is considered to lack novelty under PCT Article 33(2).

II. Novelty and Inventive Step: claim 1-4, 6-10

Claims 1-4 relate to a special strain, *Streptococcus sp.* KL0188 (KCTC 10248BP), which is a hyaluronic acid producing microorganism strain that does not express hyaluronidase and that shows a non-hemolytic property; and a method for purifying hyaluronic acid characterized by using the same microorganism.

And, claims 6-10 relate to a method for purifying hyaluronic acid comprising the steps of treating a culture solution of hyaluronic acid producing strain with an aromatic adsorption resin; treating it with an active carbon; and precipitating it with an organic solvent to purify hyaluronic acid and a salt thereof.

D1 and D2 disclose a new microorganism, *Streptococcus sp.*, for the production of hyaluronic acid; and a method for purifying hyaluronic acid comprising the steps of treating a culture solution of the same microorganism with an aromatic adsorption resin and precipitating it with an organic solvent to purify hyaluronic acid and a salt thereof.

Compared with the present invention, none of the above-mentioned prior art documents disclose the special strain of the present invention, the method of purifying hyaluronic acid using the same microorganism, and the method of purifying hyaluronic acid comprising the step of treating a culture solution with an active carbon. In addition, the present invention is not considered to be easily invented by a person skilled in the art by using the teachings of D1 and D2. Therefore, the subject matter of claims 1-4, 6-10 is considered to be novel and to involve an inventive step under PCT Article 33(2) and (3).

(Continued on Supplemental Sheet.)



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Supplemental Box (To be used when the space	e in any of the precedi	ng boxes is not suff	icient)			_
Continuation of:			·			
Box V.						
III. Industrial Applicab	ility					
There is no reason for i	forming a negative o	pinion about the	industrial applica	bility of this		
invention. Consequentl	iy, ciaims 1-10 appea	ar to meet the req	urrement of PC1	Απιείε 33(4).		
IV. Clarity	٠					
Claims 3 and 8 are not such as HP10 and HP20				therein of the a	romatic adsorption	n resin
	. •					
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